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| APPLICATION          | NO.      | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO.     | CONFIRMATION NO. |
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| 09/973,004           | 1        | 10/10/2001  | William Dale Ritchie | P67205US0               | 4782             |
| 136                  | 7590     | 09/08/2005  |                      | EXAMINER                |                  |
|                      | SON HOLI | MAN PLLC    | HENDERSON, MARK T    |                         |                  |
| SUITE                |          | EEI N.W.    | •                    | ART UNIT                | PAPER NUMBER     |
| WASHINGTON, DC 20004 |          |             |                      | 3722                    |                  |
|                      |          |             |                      | DATE MAILED: 09/08/2005 |                  |

Please find below and/or attached an Office communication concerning this application or proceeding.

|   | Application No.  | Applicant(s)   |
|---|--|--|
|   | 09/973,004   | RITCHIE ET AL.   |
| Office Action Summary   | Examiner   | Art Unit   |
|   | Mark T. Henderson  | 3722   |
| The MAILING DATE of this communication app<br>Period for Reply  | ears on the cover sheet with the c   | orrespondence address  |
| A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA  - Extensions of time may be available under the provisions of 37. CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period w  - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).   | ATE OF THIS COMMUNICATION  16(a). In no event, however, may a reply be tim  11 apply and will expire SIX (6) MONTHS from cause the application to become ABANDONEI | N. nely filed the mailing date of this communication. D (35 U.S.C. § 133). |
| Status  |  | •  |
| <ol> <li>Responsive to communication(s) filed on 15 Ju</li> <li>This action is FINAL. 2b) This</li> <li>Since this application is in condition for allowant closed in accordance with the practice under E</li> </ol>   | action is non-final.<br>ace except for formal matters, pro   |  |
| Disposition of Claims   |  |  |
| 4) ☐ Claim(s) 1,3,4,6,7,14-16,18,19,21-24,26,27 and 4a) Of the above claim(s) is/are withdraw 5) ☐ Claim(s) 1, 3, 4, 6, 7, 14-16, 18, 19, 21-24, 26, 6) ☐ Claim(s) 34-36 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or   | vn from consideration.  27, 29-33 is/are allowed.  | lication.  |
| Application Papers  |  | • .  |
| 9) The specification is objected to by the Examiner 10) The drawing(s) filed on is/are: a) access Applicant may not request that any objection to the of Replacement drawing sheet(s) including the correction of the output of of | epted or b) objected to by the Edrawing(s) be held in abeyance. See on is required if the drawing(s) is obj  | e 37 CFR 1.85(a).<br>lected to. See 37 CFR 1.121(d).                       |
| Priority under 35 U.S.C. § 119  |  |  |
| 12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list of   | s have been received. s have been received in Application ity documents have been received (PCT Rule 17.2(a)).   | on No ed in this National Stage  |
| Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)  Paper No(s)/Mail Date  | 4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:   |  |

#### **DETAILED OFFICE ACTION**

# Faxing of Responses to Office Actions

In order to reduce pendency and avoid potential delays, TC 3700 is encouraging FAXing or responses to Office Actions directly into the Group at (571) 273-8300. This practice may be used for filing papers, which require a fee by applicants who authorize charges to a PTO deposit account. Please identify the examiner and art unit at the top of your cover sheet. Papers submitted via FAX into TC 3700 will be promptly forwarded to the examiner.

1. Claims 1, 16, and 24 have been amended for further examination. Claims 2, 5, 8-13, 17, 20, 25, 28 have been canceled. New claims 31-36 have been added.

# Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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2. Claims 34 and 35 are finally rejected under 35 U.S.C. 103(a) as being unpatentable over Steidinger (6,533,325) in view of Charley (6,153,279).

Steidinger discloses in Fig. 3 and 4, a carrier sheet comprising a printed single paper sheet (111) having printed matter from a laser printer (Col. 1, lines 24-57 and Col. 5, lines 43-45), wherein the sheet has business indicia) and a contour on a front face (111a), wherein the printed matter contains card information printed (Col. 1, lines 50-55) in a card area (110) having a contour smaller than the contour of the paper sheet (Fig. 1); a polyfilm patch (112) adhered over the card area and over the card information; a thin flexible laminate patch (115) adhered (by adhesive, 116) on a rear surface (111b) of the card area and extending over the card area; wherein the flexible laminate patch (115) has contour smaller than the contour of the paper sheet and larger than the contour of the card area (as seen in Fig. 4); a die-cut (121 in Fig. 4) delineating the contour of the card area and extending depthwise through the polyfilm patch and paper sheet and only partly into the flexible laminate patch (115, as stated in Col. 8, lines 35-46); and a holding means or tabs (or ties as stated in Col. 11, lines 33-62) along the die-cut to hold the card area in the paper sheet; wherein the die cut extends only partly into the flexible laminate patch to define an uncut region (portion of laminate patch left uncut, Col. 8, lines 40-46).

However, Steidinger does not disclose wherein the flexible laminate patch is made of magnetic material and forms a magnet card.

Charley discloses in Fig. 1, a carrier sheet (S) comprising a printed paper sheet (14) having printed matter (Col. 2, lines 40-46) containing card information; a thin flexible laminate patch of magnet material (12) adhesively secured (acrylic adhesive) secured on a rear surface of

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the paper sheet; wherein the combination of the card and magnet forms a magnet card which can be used for promotional purposes (Col. 1, lines 10-15).

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify Steidinger's carrier sheet with a paper sheet having a flexible laminate patch made of magnetic material as taught by Charley for the purpose removably attaching the card to an alternative surface.

3. Claim 36 is finally rejected under 35 U.S.C. 103(a) as being unpatentable over Steidinger in view of Charley, and further in view of Peterson (6,019,280).

Steidinger discloses in Fig. 3 and 4, a carrier sheet comprising a printed single paper sheet (111) having printed matter from a laser printer (Col. 1, lines 24-57 and Col. 5, lines 43-45), wherein the sheet has business indicia) and a contour on a front face (111a), wherein the printed matter contains card information printed (Col. 1, lines 50-55) in a card area (110) having a contour smaller than the contour of the paper sheet (Fig. 1); a polyfilm patch (112) adhered over the card area and over the card information; a thin flexible laminate patch (115) adhered (by adhesive, 116) on a rear surface (111b) of the card area and extending over the card area; wherein the flexible laminate patch (115) has contour smaller than the contour of the paper sheet and larger than the contour of the card area (as seen in Fig. 4); a die-cut (121 in Fig. 4) delineating the contour of the card area and extending depthwise through the polyfilm patch and paper sheet and only partly into the flexible laminate patch (115, as stated in Col. 8, lines 35-46); and a holding means or tabs (or ties as stated in Col. 11, lines 33-62) along the die-cut to hold the

card area in the paper sheet; wherein the die cut extends only partly into the flexible laminate patch to define an uncut region (portion of laminate patch left uncut, Col. 8, lines 40-46).

However, Steidinger does not disclose wherein the flexible laminate patch is made of magnetic material and forms a magnet card.

Charley discloses in Fig. 1, a carrier sheet (S) comprising a printed paper sheet (14) having printed matter (Col. 2, lines 40-46) containing card information; a thin flexible laminate patch of magnet material (12) adhesively secured (acrylic adhesive) secured on a rear surface of the paper sheet; wherein the combination of the card and magnet forms a magnet card which can be used for promotional purposes (Col. 1, lines 10-15).

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify Steidinger's carrier sheet with a paper sheet having a flexible laminate patch made of magnetic material as taught by Charley for the purpose removably attaching the card to an alternative surface.

However, Charley does not disclose a paper sheet that is machine foldable in panels.

Peterson discloses in Fig. 2-4, a paper sheet (10) having foldable panels to constitute a glue fold envelope mailer containing an outer address panel (19, shown in Fig. 5, and an inner printed message (36) containing the die-cut card (30).

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify Steidinger's and Charley's carrier sheet to include the die-cut card in an envelope mailer as taught by Peterson for the purpose of providing a mailer with a die-cut card to be used as a return postcard.

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# Allowable Subject Matter

4. Claims 1-7, 14-16, 18, 19, 21-24, 26, 27, 29-33 are allowed.

### Response to Arguments

5. Applicant's arguments with respect to claims 34-36 have been considered but are moot in view of the new ground(s) of rejection.

In regards to applicant's arguments that the prior art does not teach: wherein the flexible laminate patch is made of magnet material and is only partly cut depthwise, the examiner submits that the Steidinger reference is now used to disclose a flexible laminate patch located on a rear surface of the card area, wherein the laminate patch is only cut partly depthwise. The Charley reference has been cited for only disclosing that a flexible laminate patch can be made of a magnetic material. Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify Steidinger's carrier sheet with a paper sheet having a flexible laminate patch made of magnetic material as taught by Charley for the purpose removably attaching the card to an alternative surface.

#### Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

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### **Contact Information**

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Mark T. Henderson whose telephone number is (571) 272-4477, and informal fax number is (571) 273-4477. The examiner can be reached on Monday-Friday from 9:00AM to 3:45PM. If attempts to reach the examiner by telephone are unsuccessful, the Examiner Supervisor, Boyer Ashley, can be reached at (571) 272-4502. The formal fax number for TC 3700 is (571) 273-8300.

MTH

September 1, 2005

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